

State of Arizona  
COMMISSION ON JUDICIAL CONDUCT

---

Disposition of Complaint 09-101

---

Complainant: No. 1360900112A

Judge: No. 1360900112B

---

**ORDER**

The commission reviewed the complaint filed in this matter and found no ethical misconduct on the part of the judge. The issue raised is legal or appellate in nature, and the more appropriate remedy would have been to appeal the judge's decision to a court with proper jurisdiction.

The commission is not an appellate court and cannot change a judge's decisions; therefore, the complaint is dismissed pursuant to Rules 16(a) and 23.

Dated: June 22, 2009.

FOR THE COMMISSION

\s\ Keith Stott  
Executive Director

Copies of this order were mailed  
to the complainant and the judge  
on June 22, 2009.

*This order may not be used as a basis for disqualification of a judge.*

# "ASSISTANCE"

Please understand I am in a jail in which there are no such dreams or rights. We are not fairly detained here we are punished, brutally degraded, insulted, pressured to take a plea to plea this hell. Our showers are full of Black mold, our walls are completely covered with peeling paint, grime and graffiti.

We have no law library we have a law reference if we file and wait 1 to 2 weeks.

NO Forms

NO Copies

NO assistance

NO religious meetings

In short please, return a copy if possible, if not God Bless.

P.S. They open all mail including legal copy and forward to D.A.'s office.

This is my 2<sup>nd</sup> mailing. (PRR)

Return Reply Req

APR 16 2009

4-9-09

Lead Letter Introduction

I apologize for this complaint condition. We here at the County Jail have no access to a law library unless Pro-se. Even then we only have what is referred to as 'law reference'. We have no access to law books, law material or law assistance, "unless" we already know what it is we are referring to, then in period of time 1 to 2 weeks we will get a copy of what we requested, hopefully.

My family and I are scared to death!

I've been sentenced to 33 yrs. by Judge He has done everything in his power to assure my conviction, stepping on or over abridging every constitutional right he could, when he could.

In the most starvated economic failure in our governments past 70 years we or I naturally my family included has been singled out for financial ruin and Court de-foy persecution. Judge loves allowing counsel to withdraw before 24.1 indigent argument, and returns! Help me please

Wife

One last note, I don't want to come off sounding like some paranoid nut case.

I've been urged day after day to accept a plea on my last two pending class 6 felonies that were ~~instantaneous~~ R.O.C. violations. Now the R.A. has changed as never before 2 R.O.C. violations for peeing paint to Theft.???

I now with no disciplinary action have been removed from general population, placed into B-rod (The Hole) had my phone privileges revoked (no explanation) and now can only leave every other day and after 10:00pm. Psychological Center. Adult treatment with no bars!

Next you will find me hung in my one man cell, me blamed for suicide. NO WAY I am in fear for my life from this Good-ole-boy county jail!

Now I am informed the legal defender office has been scared off and is withdrawing so my pending 2 cases peeing paint and Theft class 6 will be continued for how long it's been 15 months. Oh maybe until all of my defense papers get rifled through, separated and lost so I won't have a chance at my Appeal or Rule 32! - Please -

①

# "JUDICIAL COMPL. in JJC 09-101 CASE #.

ATTORNEY FOR PROSECUTION  
ATTORNEY FOR DEFENSE

1

2

3

4

Judge

Co. Superior Court

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

On JAN 3<sup>rd</sup>, 2007 I WAS BROUGHT BEFORE

Judge My charges were CLASS 2 FELONY

SCHEMES + AGGESS AND CLASS 2 THEFT (LATER TO BE CLASS 3)

I WAS O.R.<sup>d</sup> AND ALLOWED TO RETURN TO MY HOME

WITH MY WIFE + KIDS IN BEND, OR. WHERE I WAS WORKING

ON A \$9000 sq. ft. Complex (PAINTER) IN ORDER TO PAY

DEBTS OCCURED WHILE LIVING AND WORKING AS A PAINTER

IN AL., UNTIL CONSTRUCTION THERE DIED DO TO

ECONOMIC STAGNATION.

I WAS TOLD BY JUDGE

I WOULD BE

ABLE TO DO TELECONFERENCING, DO TO MY DISTANCE

AND WINTER WEATHER.

ONCE I RETURN TO BEND I RECEIVED A NOTICE VIA

U.S. MAIL I WAS NOW IN JUDGE

COURT. I TRIED

19 TIMES TO CONTACT JUDGE

ON SECRETARY ONLY TO

BE TOLD THEY WERE STILL @ SOME WEEK LONG CONVENTION.

ONE DAY PRIOR TO MY APPEARANCE DATE

SECRETARY

LEFT A MESSAGE THAT I MUST APPEAR, REQUESTED BY MR.

D.A. ON THE CASE. I'D TALKED TO MR

9

TIMES PRIOR WHO SAID HE HAD NO PROBLEM WITH TELECONFERENCING.

NOW HE DOES. I TOLD JUDGE

SECRETARY ON MY RETURN

CALL WERE IN BEND WERE SNOOWED IN AND IT WASN'T FAIR

ON SUCH SHORT NOTICE TO DEMAND MY APPEARANCE. SHE

INTERVEN BLAMED MR.

I INTERPLEADED. NO WAY.

2

- 1 I did try a flight from our closest
- 2 Airport NO GO. 'SO I LEFT AT 12:00 AM FOR MY 1000
- 3 MILE DRIVE 8 HOURS OF IT IN A BLIZZARD. I HAD CAR
- 4 TROUBLE, MADE IT TO 28 miles to
- 5 GO. PULLED OVER BY P.D. WHO STATED THERE WAS
- 6 A APPREHEND ON SITE WARRANT, THEY DID, I WAS ARRESTED
- 7 NEVER MIRANDIZED AND SUFFERED A HEART ATTACK, TAKEN
- 8 TO Medical Center once released to
- 9 CO. JAIL.
- 10 All this was unnecessary, since I WAS ON PROBATION
- 11 IN FULL CONTACT WITH MR. my agent and just
- 12 FINISHED SUCCESSFULLY I.P.S. I WASN'T A FLIGHT RISK!
- 13 ALSO I'D SENT A COPY OF MY \$40,000 CONTRACT WITH
- 14 WRITTEN AGREEMENT WITH OWNER BUILDER TO
- 15 SPREAD FUNDS IN 4 25% INTERVALS AS I COMPLETED
- 16 PAINT AND PAY OFF ALLEGED VICTIMS OF MONEY LOANED
- 17 TO MY STEP-SON'S COMPANY VICTORY PAINTING AND A
- 18 BALANCE FOR PAINT MATERIALS CHARGED AT TRUE VALUE
- 19 ALL ITEMS PAINT RELATED! TOTAL \$34,000
- 20 HOWEVER ONCE BROUGHT BACK BEFORE THE JUDGE,
- 21 JUDGE NOW I WAS PLACED ON A NO BAIL HOLD.
- 22 HE JUDGE then refused himself sent me back
- 23 TO JUDGE who stated he did not have any
- 24 ideal why IT WAS HIS CASE AGAIN. 'I WAS O.K.EY-DOKED.
- 25 BY HOLDING ME THIS NOW HE WOULD
- 26 FACILITATE THE CRIME BECAUSE I'D NOT BE ABLE TO
- 27 PAY. had in his file a copy of not only our
- 28 40,000 CONTRACT, BUT A 30,000, AND AN ADDITIONAL 37,000 JOB.

(3)

- 1 All being worked BETWEEN SNOWFLAKES. WE WERE
- 2 Thrilled to go FROM NO WORK AND A \$97,000 plus NO
- 3 PAYMENT FROM CONTRACTORS ( )
- 4 ( ) To Oregon where
- 5 we bid and signed 2-3 1/2 million dollar homes AT A
- 6 BEAUTIFUL AREA CALLED ANOTHER 10,000
- 7 SQ. FT. HOME FOR AND
- 8 and our 38,000 sq. ft. Condos 2-
- 9 19 UNIT BUILDINGS! WE HAD ALREADY STARTED ALL JOBS!
- 10 WHY WOULD ANYONE KNOWING WE WERE HEAVY IN CONTRACT
- 11 IN A NO ECONOMY TIME, I WAS LEGALLY TRANSFERRED TO
- 12 PROBATION, THEREFORE OVERSEEN!
- 13 WHY ARREST ME, UNLESS, VENGEANCE NOT JUSTICE
- 14 COURT-DE-BOY JUSTICE WAS SOUGHT, DON'T WORRY WILL
- 15 GET EM FOR YA. WHILE WAS JURISPRUDENCE, WHAT
- 16 GAIN DID ANYONE RECEIVE BY MY INCARCERATION, MY
- 17 AGENT OF PROBATION CAME UNGLUED, ARGUING THAT THIS
- 18 IS ALL CIVIL, I'M NOT THE OWNER ONLY FOREMAN, HE
- 19 HAD SPOKEN TO EVERYONE IN CHARGE AND REFUSED TO
- 20 VIOLATE! (HE WAS A WITNESS FOR DEFENCE)
- 21 WE NOW 15 MONTHS LATER HAVE LOST OUR 2 HOMES
- 22 TO FORECLOSURE, OUR 2 TRUCKS TO VOLUNTARY REPO. AND
- 23 OVER THIS LIE, WE'VE LOST FAITH IN THE JUDICIAL SYSTEM!
- 24 MY WIFE IS A SCHOOL TEACHER WITH HER MASTERS IN EDUC.
- 25 SHE CARRIES A F.B.I. CLEARANCE AND WAS IN THE WALL STREET
- 26 JOURNAL FOR BUSINESS WOMEN OF THE YEAR, TWICE INVITED TO
- 27 THE WHITE HOUSE FOR DINNER WITH PRESIDENT BUSH!
- 28 WE'LL NEEDLESS TO SAY, EVERYONE MY BROTHERS, MY F.P.S

4

- 1 AGENT my PROBATION AGENT
- 2 my ATTORNEY FRIEND FROM Or.
- 3 my WIFE, my BUIKER FRIENDS (G.M.F) AND
- 4 OTHERS SAID DON'T WORRY YOU'LL BE FINE, YOU
- 5 DID NOTHING WRONG. OWING MONEY LOANED
- 6 TO YOU BY FRIENDS ISN'T AGAINST THE LAW.
- 7 ITS EASY TO SEE YOU WERE DILIGENTLY
- 8 MAKER EFFORT TO SOLVE THIS PROBLEM. HA-
- 9 SO I WAS APPOINTED A LAWYER A MR
- 10 P.C. (CHRISTIAN) <sup>SAID HE WAS HAHA</sup> AS I + MY FAMILY ARE. SO
- 11 WE START I ASK HIM TO MOTION FOR A BAIL HE SAYS
- 12 NO, I SAY PLEASE HE SAYS WONT. I SAID WE
- 13 WONT KNOW IF WE DONT TRY. NO. MR. INFORMS
- 14 ME HE IS RUNNING FOR SUPERIOR COURT JUDGE. I MOTION
- 15 COURT FOR NEW LAWYER, I ARGUE WITH EXPLAINING
- 16 THIS WILL BE A DIRECT CONFLICT DUE TO MR.
- 17 GIVING HIS LOYALTY TO HIS PURSUIT OF POLITICAL OFFICE
- 18 NOT MY CASE. DENIES. I ARGUE, I'M LOOKING
- 19 AT UP TO 18 YRS. TO ME AT 55 THATS LIFE (I GOT 33)
- 20 MR. COULDN'T EVEN GET THAT CORRECT. INNOCENT
- 21 YES BUT IF I KNEW 33 I MIGHT OF CONSIDERED A FLOA
- 22 OH THATS RIGHT I NEVER SAW ONE. WHY? MR
- 23 ONLY SAW ME 5 TIMES IN 11 MONTHS. NEVER TO DISCUSS
- 24 CASE. VISIT 1 DISCUSSING HIS WRITING A CHRISTIAN BOOK! VISIT 2
- 25 DISCUSSING HIS TRIP TO ISREAL VISIT 3 HIS FRIEND FROM ISREAL'S
- 26 BOOK AND VISIT FOR DINNER. VISIT 4 WE HAVE A PRA OFFER, I
- 27 HAVENT HAD TIME TO READ IT, I'LL BRING IT IN LATER, OH AND
- 28 YOUR WIFE HAS MANAGED TO GET ME 18" OF DOCUMENTS

1 BUT AS OF YET I HAVENT HAD TIME TO LOOK THROUGH THEM  
 2 LET ABOVE ORGANIZE THEM. OH LOOK, HOW DO YOU LIKE MY  
 3 NEW CAMPAIGN PENS Gold + Silver FOR Judge  
 4 VISIT 5, Nov. 11<sup>TH</sup> 5:30pm WE'RE GOING TO TRIAL, DON'T  
 5 WORRY, I'M READY TOMORROW PICK JURY IF WE HAVE TO BUT  
 6 95% SURE WILL HAVE A OFFER YOU CAN LIVE WITH, "NO"  
 7 NO DEALS I'M INNOCENT. WE'LL LOOK WE'RE NOT  
 8 IN GOOD SHAPE HERE I HAVENT HAD ALOT OF TIME TO  
 9 GO OVER YOUR PAPERS, OR TALK TO DEFENCE WITNESS'S, OR  
 10 EVEN SUPREMA YOUR REQUESTED WITNESS'S. HOWEVER I'LL  
 11 E'MAIL MIA TONIGHT AND SEE WHAT WE CAN GET  
 12 WORKED OUT, REMEMBER IF YOU LOSE YOUR FACING 18 YRS!  
 13 NOV. 12<sup>TH</sup> 9:30AM NO DEAL - NO CONTINUENCE  
 14 NO CHANCE - NO DOCUMENTS DISCLOSED FOR DEFENSE  
 15 4 WITNESS'S OUT OF 14. INEFFECTIVE - PREJUDICE - INCOMPETENT  
 16 USELESS - UNPREPARED - OR - GOOD-DE-BOY - WE GOT EM -  
 17 HERE-HE-IS-ON-A-SPIRIT! NO LAWYER, PROFESSIONAL,  
 18 COULD ERROR SO BADLY WHEN A CLIENTS LIFE IS AT STAKE!  
 19 THERE WERENT NO ERRORS, IT WAS ALL PLANNED.  
 20 THEN AFTER TRIAL AND I LOST. PUTS IN A DUE TO  
 21 CANTON WITH THE COURT & MUST WITHDRAW AFTER HE  
 22 LOSES. SO NOW MY ARGUMENT FOR MY LIFE MUST BE DONE  
 23 MY ARGUMENT FOR 24.1 NEW TRIAL MUST BE DONE  
 24 MY ARGUMENT FOR PROBATION REVOCATION MUST BE DONE  
 25 BY A LAWYER WHO HASNT HEARD, READ, OR PARTICIPATED  
 26 IN ONE MINUTE OF MY TRIAL! OKAY BOYS WE GOT EM  
 27 TOSS THAT THICK ROPE OVER THAT BRANCH AND STRETCH  
 28 NEAR TIGHT. 24.1 denied - probation recommendation denied

6

1 ANYTHING ELSE! ANYONE WISH TO SPEAK

2 FOR DEFENDANT - WIFE - FRIENDS - WORKERS - FAMILY

3 I LIKE TO GET THIS OVER WITH CAN WE

4 HURRY ALONG! MYSELF - I'D LIKE TO SPEAK.

5 OF COURSE YOU WOULD, STICK TO YOURSELF NOT INEFFECTIVE

6 COUNSEL REMARKS - UNFAIR TRIAL ECT. ECT. AND MR.

7 REMEMBER THE VICTIMS ARE PATIENTLY WAITING FOR

8 THEIR TURN! I SPOKE - 2 VICTIMS - SHORT & TO THE

9 POINT HANG-EM-UP JUDGE, WE BROUGHT OUR PICNIC

10 LUNCH! PROBATION VIOLATION - Judge - I DON'T EVEN

11 KNOW WHY I'M DOING THIS REVOCATION ITS NOT MY CASE

12 ITS FROM 2004 IT WAS PROB. WE'LL ANYWAYS I'LL DO IT

13 5 YRS CONSECUTIVE TO 11 1/2 YRS THEFT CONSECUTIVE

14 TO 16 1/2 YRS Schemes - ARTIFICES! - I BELIEVE ITS

15 NOT WHAT WAS DONE HERE, AS MUCH AS IT WAS YOUR

16 FRAME OF MIND WHEN YOU DID IT! I BELIEVE WHEN YOU

17 DID IT YOU WERE IN THE SAME MIND FRAME AS WHEN YOU

18 TESTIFIED HERE, BELIEVING ANYONE WOULD PAT OUT OF YOUR

19 HAND. 33 YRS. BULL-DOGGED SLAP THAT A -

20 HAVE THAT MAN - WE'LL HAVE NO ONE WHO WORKS

21 12-14 HOURS A DAY, CHURCH TWICE A WEEK 10:00AM - 6:00PM

22 EACH OF THOSE DAYS THEN GOES BACK TO WORK. BY-DAMN!

23 - GOOD-BYE -

24 IN ERNEST NO ERRORS, ALL ACTS OF VENGEANCE,

25 PERSECUTION AND SELECTIVE PROSECUTION. 'MALICIOUS

26 PROSECUTION ALL FOR MR.

27 FRIENDS - Judge

'SUPPORTER OF'

CLUB FOR Judge

28

NOW FOLLOWS VIOLATIONS  
LOST TO MR

- YIPPI KI-YAY

⑦

## Violations By Judge

1  
2  
3 ~~the~~ allowed on day one, Jurors to sit  
4 with alleged victims while selection was  
5 being held. the main trouble  
6 maker alleged victim owed the least by  
7 the company took every opportunity to talk  
8 to as many as he could. Judge statement  
9 "I see NO HARM IN IT!"

10 12. ON BREAK while in hall between court + bathroom  
11 again Mr. was seen laughing and talking  
12 set up with jurors. Judge admonished 8 off.  
13 I asked the Judge why my motion for dismissal  
14 was ignored by him for reason of time to trial  
15 was way, way past. That I sent a letter demanding  
16 my right to speedy trial and again informed him  
17 I never waived nor signed a waiver or gave  
18 permission for a lawyer to waive my rights to a  
19 speedy trial. Judge stated my attorney  
20 waived my rights through request for continuance  
21 I argued heavily. He doesn't have the right, Judge  
22 take it up at your Appeal. Denied!

### Day 2

23  
24 He walking out of jail in hand cuffs, my guard  
25 Mr. and I noticed 6 jurors and the  
26 DA on my case Mr. all gathered outside, for  
27 corner of court building, closest to jail smoking  
28 and laughing. I told My Attorney, he went into

⑧

1 chambers, nothing said, they have to  
2 smoke somewhere Mr. I stated I was  
3 REFERRING TO TALKING WITH MR. and  
4 seeing me with handcuffs coming out of jail  
5 before our 609 ruling. 'I'll keep it in  
6 mind for the 609.'

7 DAY 3

8 First time brought over from jail jurors  
9 were in hallway I was in handcuffs.

10 We informed. He dismissed jurors  
11 went into chambers to hold 609 hearing  
12 my attorney verbally motioned for New  
13 Trial do to jury misconduct, jury tampering  
14 and my rights violated.

15 When they returned to the courtroom, I  
16 was informed we got denied! On what everything.  
17 July 20 the only funds from alleged  
18 victims in which I received for our company  
19 in which I was a employee was \$2000.00. Mr.

20 was fully aware Mr. was payed  
21 through him, yet added his 3400.00 and then  
22 lied to the court about it. Judge was

23 well aware of the lie, informed by 3 individuals  
24 outside of court, given papers to review by  
25 their own district Attorneys had checked  
26 program, showing payment, yet ignored,  
27 all information received!

13 On day 3 my ineffective counsel told the court  
 14 while in trial he could not locate or subpoena  
 15 the 2 company owners sole  
 16 proprietor of "Ind  
 17 sole proprietor of "Both companies  
 18 in which I performed duties as Lead Painter and  
 19 Foreman / Paint Artist!

20 Provided the address of Mr. I could read  
 21 address in 'Oregon  
 22 alone with telephone #. address in  
 23 and cell phone #. Yet Mr.

24 Fraudulent. lied as a officer of.  
 25 the court stating Mr. was in  
 26 on a vacation to his knowledge. When Mr.

27 was in college studying to become a  
 28 Police Officer and patiently awaiting a call  
 29 from Mr. a plane ticket according  
 30 to 'says legal!'

31 Basically the same goes for Mr. both  
 32 whose testimony would of shed light on my innocence.  
 33 Mr. when approached by myself & my wife

34 stated wouldn't discuss payment  
 35 for tickets, hotels, per diem! about \$600.00 each.

36 I inform the Judge, my wife informed the  
 37 judge. informed the Judge. FRAUD  
 38 BY 'Ignored-

39 Day 4

40 Much tension, ask to withdraw

1 found out day 4 we only had 4 witnesses  
 2 out of 14 requested. stated it wasn't  
 3 his fault my wife swamped him with  
 4 defence papers, receipts, documents, contracts,  
 5 police reports on stolen trailer, and a lot  
 6 from workers of and both Paint  
 7 Companies! He further stated he didn't get  
 8 done running for office of Superior Court  
 9 Judge until November 8, four days prior  
 10 to trial starting. He stated he thought  
 11 would allow a continuance, don't blame me!

12 Mr. omitted all above items,  
 13 documents, contracts, letters to  
 14 about balance owed from myself and new  
 15 business owner, receipts from same showing  
 16 5 signatures not 1 signing for material  
 17 to paint with! Never nothing but paint  
 18 + material for painting!

19 ACCUSED OF LYING ON CREDIT APPLICATION ON  
 20 OUR R.O.C. # which I never filled out

21 did! Application NEVER USED FOR CREDIT  
 22 OR EVEN LOOKED AT FOR CREDIT ACCORDING TO ONE  
 23 AND ONLY WITNESSED FOR OWNER + FRIEND  
 24 CREDIT GIVEN BECAUSE HE LIKED MY  
 25 HANDSHAKE AND MY FRIENDS. (PASTOR )

26 DAY 5

27 Interesting after mile 609 was discussed and  
 28

1 any mistrial denied, I was brought in  
2 front of jury where were in handcuffs.

3  
4 Mr. Justice to 609 brought up my  
5 past record from California, in which  
6 he stated I received a plea to 5 or 6  
7 charges which I said to not true  
8 some of them were like charges and combined  
9 later. These were charges not discussed,  
10 by A.D. was not allowed for sentencing  
11 and not yet verified nor was the fact  
12 I was going to testify, WHICH I WAS NOT.  
13 objection, ruling held, court recess, 609  
14 Reopens.

15 at every turn denied my rights.

16 never intended to allow me a real  
17 defence. knew was in a conflict  
18 of interest running full bore for his political  
19 appointments and even with such a burden  
20 plus other cases, 41 he should of withdrawn from  
21 my case on this alone knowing I was  
22 facing 18 years so he said later to find out  
23 35 plus if we lost at trial.

24 I was incompetently represented, there  
25 was immense prejudice, ineffective counsel  
26 Selective prosecution, malicious prosecution  
27 by D.A. and allowed By Judge

Day 6

1 We close, prior too once again Mr.  
2 he's to court stating Mr.  
3 of one of our 4 out  
4 of 14 witnesses didn't show and he has no  
5 idea where he is, since he has sent his  
6 investigator to Mr. Home and he  
7 wasn't there according to his wife  
8

9 My wife left court drive to  
10 to find them both home. They stated they've  
11 been home all day waiting for to  
12 call as he said he would when was  
13 needed. came to court with my wife  
14 and testified on my behalf and that of:

15 stating he lost the sale of a 30,000 sq ft  
16 warehouse so we lost \$30,000 plus for profit  
17 the business of our financial ruin. However  
18 Mr. used two fold 1. His investigator  
19 we found was in the hospital at Del Webb  
20 that night, no one ever came to. sent  
21 like no one contacted

22 Harris Construction Paint Manager Jim  
23 Foreman for  
24 who received on \$7000 contract.

25 both general Contractor  
26 of our contractor, Barker from  
27 Manager from BofH. receipts  
28 from Contracts voided to prove \$7,000

in losses, taken from owners, as well  
as owners themselves. ect. ect. ect.

Judge

did conspire to undermine the  
judging process to assure a conviction  
for the purposeful reason of vengeance  
on behalf of a Had-de-boy!

Sentencing

Judge  
ATTORNEY

not only told my NEW  
that I quote  
At the rule 20 hearing I already denied  
a new trial and so what more you could  
argue I can't see how it would change my  
mind. I feel your wasting the courts time and  
I'd like to get this over with today. I do not  
plan to set through another trial with.

My notes are all I need, and you or no one  
will ever see them. Also without a transcript  
or being at the trial I don't see how you can  
put up any form of a substantial argument  
to change my mind, However proceed. Argued  
New trial rule 24.1 Denied, Argued Even  
Probation Agents said no crime were committed  
Revocation upheld.

Now before I impose sentence would anyone  
want to speak for or against. I would

1 imagine you would.

2 Yes - she speaks about no proof, ineffective  
3 counsel, incompetence of counsel and more  
4 her Chen in hand looking bored.

5 My wife: May I speak next, as long as  
6 it's not long winded and it's only about your  
7 husband's merits, however just so you all  
8 aware I've pretty much made up my mind  
9 on his sentence but I will go ahead. I told  
10 Chen good luck. My wife requests to read a  
11 letter from a victim who withdrew, says  
12 NO My wife reads it answers.  
13 I speak, admonished by for waiting  
14 more time.

15 Victim Speak

16 2 victims short to the point. We loaned  
17 money. We weren't payed in full Vengeance  
18 Now comes people who weren't victims  
19 weren't affected by accused crimes, had  
20 absolutely nothing to do EX-PARTE with  
21 cases.

22 Judge is informed of this, He decides  
23 to let them talk, a civil case, already  
24 adjudicated in another court.

25  
26 Probation never one problem in 3 yrs

27 5 YRS CONSECUTIVE 12 1/2 yrs consecutive 15 1/2 33 YRS.

28 For \$14,000 owed in legal fees \$18,000 owed after

1. Painting over \$260,000 plus
2. \$1,000,000 - less.
3. \$48,000 plus \$56,000 plus
4. and plus Over 1/2 million
5. payed out \$18,000 in material in return
6. for a commercial paint to be over.
7. Repair Facility cost us \$19,000 on day one in
8. materials. Average home 2500 sq. ft. cost you
9. of 600.00 for elastomeric exterior and Semi-gloss
10. interior. One week of painting or one day
11. depending on application.
12. Not a reason for a professional
13. painter and to be paid for.
14. When we've done 258 homes 51 commercial
15. complexes! 14 hours a day 7 day a week. 2 1/2
16. straight years!
17.
18. 1. violated my rights and the judiciary
19. process
20. 2. removed and started information on Louis
21. and committing a violation of Rules of
22. Professional Conduct. Took NO action!
23. 3. initiated and considered a EX-Parte communication
24. for sentencing.
25. 4. did show bias and prejudice during trial
26. in favor of prosecution.
27. 5. was aware that through the evidence
28. at a previous trial for

1 his own daughter was involved with  
 2 and myself. Never acknowledging such.  
 3 6. Conn was aware of a clerk of his Court  
 4 acting inappropriate and involved in illegal  
 5 use of narcotics and not acting on it. Court Personnel  
 6 7. Prejudicial conduct to administer justice  
 7 so far exceeding any scope of Jurisprudence  
 8 bringing the judicial of the into disrepute.  
 9 8. Judge showed a lack of interest yet  
 10 a total delay of making decisions costing me to  
 11 wait 11 months for trial then 4+ more months  
 12 to be sentenced when the law states 120  
 13 days max for sentencing no matter what!  
 14 -persistent failure to  
 15 duties.

16  
 17 This town, this Judge is all part  
 18 of a Cost-ole-ly package.

19 My case, my obvious ineffective counsel  
 20 and lack of record for judicial decoum  
 21 is typical of. Arizona!

22 This year 6 people all for one sort of  
 23 1<sup>st</sup> degree murder all with priors received  
 24 less time than I. The highest sentence was 23 yrs  
 25 average 19. So what Judge is saying  
 26 Kill my family members or yours and get  
 27 lighter on you than if you are LEGALLY loaned  
 28 funds LEGALLY charge material for your

1. work needs or basically Touch Money, owe  
 2. money, not repay fast enough. YOU WILL  
 3. RECEIVE A LIFE SENTENCE!  
 4. The love of money is the root of ALL EVIL  
 5. Judge included!

6.  
 7. Application even though I never  
 8. filled it out had correct billing address,  
 9. correct home address, correct phone cell & home  
 10. correct Social Security numbers for my wife  
 11. and I correct Bank information. We dealt  
 12. with for 2 1/2 years 3 companies  
 13. yet we were billed for money, owed by

14.  
 15. Why? Cypress, testified  
 16. he never realized the other 2 owners were  
 17. to be billed because he always seen me  
 18. with them (FOREMAN) even though  
 19. signed!

20. ARMED  
 21. Your Judge is out of control as is

22.  
 23. As to my fighting for my life I have been  
 24. placed in the whole in County Jail  
 25. Chi never had a disciplinary write up. My phone's  
 26. have been denied, my law library refused.  
 27. I believe within the next few weeks I will  
 28. be found dead in my 1 man cell. I am not

1 some paranoid nut case. is way  
 2 out of control. The D.A.'s office works  
 3 tightly with the jail and all the defense  
 4 attorneys expect for a few refuse to  
 5 rock the boat.

6 We as defendants can't even get  
 7 motions filed on our cases unless we  
 8 go pro-se; then file our own motions  
 9 to if for no other reason established grounds  
 10 for our appeals. But now we don't have  
 11 a law library its called law reference.  
 12 How do you reference without reading  
 13 the law book?

14  
 15 my Wife

16 My Blues says that right Judge  
 17 hates Christmas and doesn't  
 18 believe in God. Well I do.

19  
 20  
 21 Sincerely  
 22  
 23

24 April 8<sup>th</sup> 2009  
 25  
 26  
 27  
 28